

DOCPRES. CONTROL
OUTGOING LTR. NO.

DOE ORDER # _____

95-RF-09501

DIST.	LTR	ENC
ENSUSSEN, S.		
LHL, T.		
ARD, R. G.		
ANI, V.		
ARTINEZ, L.		
CKAY, B.		
BRIEN, G.		
JOR, N.		
DOCPRES, G.		
WALLER, C.		
EDAH, T. G.	X	
ILL, J. A.	X	X
ELTON, D. C.	X	X
HALEY, D. L.		
ORTH, V.	X	X
YD, R. H.		
ETAMORE, J. A.		
ORR, K. A.		
AHN, S. J.		
ENNEDY, C. E.		
HOUD, R. G.		
OTTER, G. L.		
EBEN, A. K.	X	X
TEINAUER, A. T.		
TEMELT, K. L.		
ORR, K. A.	X	X
ERMEISTER, M.	X	X
YSON, A.	X	X
FERREE, C.	X	X
RUSS, C.		
DOCPRES. CTRL.	X	X
WAFIC		
ADMIN. REC.		
ITS		

CLASSIFICATION:

UNCLASSIFIED	X	X
CONFIDENTIAL		
SECRET		

AUTHORIZED CLASSIFIER

SIGNATURE

Karan North
12-20-95

REPLY TO RF CC NO:

None

ITEM STATUS

PARTIAL/OPEN

CLOSED

APPROVALS:

MR F
RIG & TYPIST INITIALS

MR F:kam

46469 (REV. 7/95)



KAISER-HILL
COMPANY

December 20, 1995

95-RF-09501

Bob April, Group Leader
Stakeholder & Environmental Liaison
DOE, RFFO

ADMIN RECORD

Attn: D. George

TRANSMITTAL OF ACCELERATED ACTION PLAN FOR INTER-AGENCY AGREEMENT (IAG) UNDERGROUND STORAGE TANKS (USTs) CONTAINING RESOURCE CONSERVATION AND RECOVERY ACT (RCRA) REGULATED MATERIALS - KN-004-95

Enclosed is a draft letter (Enclosure 1) to the Colorado Department of Public Health and Environment (CDPHE) for the transmittal of the Accelerated Action Plan (Enclosure 2) for six USTs listed in the IAG which at one time contained or still contain RCRA-regulated materials. In summary this plan outlines interim activities which will remove these USTs as sources of contamination pending final Site remediation. Activities include; removing existing tank contents, rinsing the USTs to remove gross contamination, sampling the rinsate to document the amount of contamination remaining, and filling the USTs with a closed cell foam where necessary to prevent future groundwater infiltration. Personnel from CDPHE and the Department of Energy, Rocky Flats Field Office (DOE, RFFO) have reviewed and verbally approved the activities listed above in addition to the planned management and treatment of existing tank contents, rinsates and any sludges generated. Based on recent conversations with CDPHE, they are also aware of the probable need to treat the liquids generated by this project at the Operable Unit 1 (OU 1) treatment facility because of the presence of organic contamination in some existing tanks' contents. CDPHE has agreed to formally document their approval by return correspondence upon receipt of this plan.

Should you have any questions or comments concerning this plan, please contact Mike Ferrari at extension 5831.

Karan North
Karan North, Division Manager
Compliance and Performance Assurance

MRF:kam

Orig. and 1 cc - B. April

Enclosures:
As Stated (2)

DOCUMENT CLASSIFICATION
REVIEW WAIVER PER
CLASSIFICATION OFFICE

Kaiser-Hill Company, L.L.C.

Courier Address: Rocky Flats Environmental Technology Site, State Hwy. 93 and Cactus, Rocky Flats, CO 80007 • 303.966.7000

Mailing Address: P.O. Box 464, Golden, Colorado 80402-0464

A-0009-000005

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Mr. Joe Schieffelin
Colorado Department of Public Health and Environment
Hazardous Materials and Waste Management Division
Permits and Inspection Section
4300 Cherry Creek Drive South
Denver, Colorado 80222-1530

Dear Mr. Schieffelin:

Enclosed is the Accelerated Action Plan for six Underground Storage Tanks (USTs) listed in the Inter-Agency Agreement (IAG) which contain Resource Conservation and Recovery Act (RCRA) regulated materials. In summary, this plan outlines interim activities which will remove these USTs as sources of contamination pending final Site remediation. Activities include; removing existing tank contents, rinsing the USTs to remove gross contamination, sampling the rinsate to document the levels of contamination remaining, and filling the USTs with a closed cell foam where necessary to prevent future groundwater infiltration. Personnel from your staff have reviewed and verbally approved the activities listed above in addition to the planned management and treatment of existing tank contents, rinsates and any sludges generated. These personnel are also aware of the probable need to treat the liquids generated by this project at the Operable Unit 1 (OU 1) treatment facility because of the presence of organic contamination in some existing tanks' contents.

As discussed previously, your approval of all activities except those associated with the closed-cell foaming is requested before these activities commence in mid-January 1996. Concurrence with foaming activities will be addressed through the Proposed Action Memorandum (PAM) process.

Should you have any questions or comments concerning this plan, please contact Dave George at 966-5669.

cc:

M. R. Ferrari - Kaiser-Hill
A. K. Sieben - " "
A. M. Tyson - RMRS
M. Bermeister - "